

Contents

	285
Plugging the State Immunity Copyright Loophole	—Dianne Plunkett
	298
Patent Law Harmonization; The Current Situation and Alternatives Available (Part II)	—William T. Fryer, III
	334
Jurisdiction of the Board of Patent Appeals and Interferences to Decide Infringement Questions under the Doctrine of Equivalents	—Charles L. Gholz
	342
IP Practice: "Hidden in Use" Rejections under 35USC171 in Design Patent Applications	—Brian N. Vinson
	348
IP Practice: Preamble-Prelude to Patentability	—Vincent Millin
	361
Comment: Dillon Disarming?	—Thomas A. Waltz
	365
Comment: <i>In re Iwahashi</i> —The Right Decision for the Wrong Reason	—Clark A. Jablon